Case 20-20364-JAD Doc 66 Filed 08/04/20 Entered 08/04/20 14:55:59 Desc Main Document Page 1 of 2

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COURT - WDPA

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

In RE:	
TASHA MARIE MCKENZIE	DEFAULT O/E JAD
Debtor)
) BANKRUPTCY NO. 20-20364-JAD
PEOPLES NATURAL GAS COMPANY,)
LLC) CHAPTER 13
Movant,)
VS.) RELATED TO DOC. NO. 50
TASHA MARIE MCKENZIE, and RONDA	
J. WINNECOUR, ESQUIRE, Trustee	
Respondents.)

ORDER OF COURT

AND NOW, to-wit, this 4th day of August, 2020, upon Motion of the Peoples Natural Gas Company, LLC, service of the same upon Debtor and Debtor's Counsel and failure of the same to Object or Respond, it is hereby ORDERED, ADJUDGED and DECREED that:

- 1. The Debtor has failed to pay their utility bills and/or security deposit to the Peoples Natural Gas Company, LLC as and when they became due post petition. The Peoples Natural Gas Company, LLC is entitled to be paid for this administrative claim and either to terminate utility service to the Debtors or be granted adequate assurance of future payment.
- 2. The Court finds that continued utility service is necessary for an effective reorganization by the Debtors. Therefore, the administrative claims of the Peoples Natural Gas Company, LLC as set forth in the foregoing Motion are hereby allowed and are to be paid through the Chapter 13 Plan. In addition, as further adequate assurance of payment, the Debtor is hereby ordered to hereafter make the monthly budget payment for utility service provided by Peoples Natural Gas Company, LLC through the Trustee as part of the Chapter 13 Plan. The budget payment as of the date of this Order is \$73.00. The total amount to be included in the Plan, including budget and arrearages, is set forth in paragraph four (4) of this Order.
- 3. In order to pay the combined administrative claims and ongoing budget of the Peoples Natural Gas Company, LLC, the Plan payment must be increased. Distribution to Peoples Natural Gas Company, LLC must begin effective beginning in September of 2020.

- 4. To provide for the claims allowed in this Order, and to provide the ongoing budget as adequate assurance, the sum of \$83.53 shall be distributed to the Movant, the Peoples Natural Gas Company, LLC over the life of the Plan, and shall be paid at priority level three (3). The Trustee is hereby authorized and directed to make immediate interim distribution of the funds due to the Peoples Natural Gas Company, LLC.
- 5. If the ongoing budget required to maintain utility service to the Debtors should increase significantly, the monthly amount due on this long term continuing debt may be amended by Peoples Natural Gas Company, LLC in accord with its usual procedures upon notice to the Debtor or his or her attorney and the Chapter 13 Trustee. Whatever sums may remain due on the post petition account once this case has concluded will not be discharged, and remain the liability of the Debtor.
- 6. If the counsel for the Debtor has not consented to the Order by signing below, this Order is entered by Default subject to the Debtor's right to seek reconsideration of this Order, by written Motion, within twenty (20) days of the date of this Order.
- 7. Unless reconsideration of this Order is timely sought, the Debtor's counsel or the Debtor are hereby ordered to file an amended plan including Peoples Natural Gas Company, LLC as set forth in this Order within fifteen (15) days of the date of this Order. Debtor's counsel or Debtor shall simultaneously file an amended wage order which shall be in the amount required by the amended plan.
 - 8. The debtor's post petition account number is xxxxxxxx8273.

BY THE COURT:

UNITED STATES BANKRUPTCY JUDGE

CASE ADMINISTRATOR SHALL SERVE:

S. James Wallace, Esquire Albert G. Reese, Jr., Esquire Ronda J. Winnecour, Esquire